

**IN THE COURT OF APPEALS
FIRST APPELLATE DISTRICT OF OHIO
HAMILTON COUNTY, OHIO**

STATE OF OHIO,	:	APPEAL NO. C-080203
Plaintiff-Appellee,	:	TRIAL NOS. B-0401438A
vs.	:	B-0405592
	:	B-0606312
SHEKEMA DRUMMER,	:	JUDGMENT ENTRY.
Defendant-Appellant.	:	

We consider this appeal on the accelerated calendar, and this judgment entry is not an opinion of the court.¹

Shekema Drummer pleaded guilty to one count of tampering with records, a third-degree felony. At the time of her plea, Drummer was on community control for three counts of fifth-degree felony theft and one count of forgery, a fourth-degree felony. After accepting her plea, the trial court found her in violation of the terms of community control on all of those counts. It sentenced Drummer to four years on the tampering charge, to one year on each theft charge, and to one and a half years on the forgery charge. The trial court made all the sentences consecutive, for a total of eight and a half years' imprisonment. Drummer now appeals her sentence, arguing in one assignment of error that her sentence was contrary to law.

Drummer's sentence fell within the applicable statutory range, and she was properly informed of post-release control. And although the trial court did not specifically state on the record that it had considered all applicable statutes and rules, the court did note that it was sentencing Drummer in accordance "with the

¹ See S.Ct.R.Rep.Op. 3(A), App.R. 11.1(E), and Loc.R. 12.

sentencing statute passed in July '96 as modified by two Supreme Court decisions.” This is sufficient to demonstrate that Drummer’s sentence is not clearly and convincingly contrary to law.² And there is no indication that the trial court abused its discretion in sentencing Drummer to eight and a half years’ incarceration.³

We therefore overrule Drummer’s assignment of error and affirm the trial court’s judgment.

A certified copy of this Judgment Entry shall constitute the mandate, which shall be sent to the trial court under App. R. 27. Costs shall be taxed under App.R. 24.

HILDEBRANDT, P.J., HENDON and DINKELACKER, JJ.

To the Clerk:

Enter upon the Journal of the Court on November 26, 2008

per order of the Court _____.
Presiding Judge

² See *State v. Kalish*, ___ OhioSt.3d___, 2008-Ohio-4912, ___ N.E.2d ____.

³ See *id.*; *State v. Adams* (1980), 62 Ohio St.2d 151, 157, 404 N.E.2d 404.